

EXHIBIT A

DOCUMENTS AND THINGS TO BE PRODUCED BY ADRIA SPANO

REQUEST NO. 1:

All documents, things, reports, books, or other material provided to you in this action or upon which you rely as the basis for your opinions and conclusions in your Declaration, including but without limitation, all such documents which you, or others at your direction, have generated.

REQUEST NO. 2:

A current resume.

REQUEST NO. 3:

Any and all reports, writings, analyses and/or statements prepared by you in connection with your activities as a witness or declarant herein, and all drafts or earlier versions thereof.

REQUEST NO. 4:

All correspondence, including but without limitation, correspondence by electronic mail, between you and Plaintiffs' attorneys or other agents in connection with this action.

REQUEST NO. 5:

All notes or memoranda made by you in connection with your activities as a witness or declarant, or in connection with any assignment to form any opinions herein, including but without limitation, all notes of conversations with Plaintiffs' attorneys or other agents in connection with this action.

REQUEST NO. 6:

Any and all speeches, presentations, and/or articles you have authored or prepared, including but without limitation, those you have relied on and/or that relate to the subject matter of your Declaration filed in this action.

REQUEST NO. 7:

All documents relating to any testimony you have given, whether by deposition, trial or otherwise, in any proceeding at any time, including a transcript of any such testimony.

REQUEST NO. 8:

All documents provided to you by Plaintiffs' attorneys or other agents in connection with this action.

REQUEST NO. 9:

All instructional materials you prepared and/or utilized in connection with any courses and/or seminars you have taught, and/or lectures you have given, relating to the subject matters of your Declaration filed in this action.

REQUEST NO. 10:

All notes or outlines you prepared and/or utilized in connection with your teaching, lecturing, advising, counseling, or commenting on subject matters relating to your Declaration filed in this action.

REQUEST NO. 12:

All documents and things you considered or reviewed in the preparation of your Declaration in this action.

REQUEST NO. 13:

All documents and things relating to Plaintiffs' market share of bare-metal Stents from September 1997 to the present.

REQUEST NO. 14:

All projections, forecasts and/or analyses relating to Plaintiffs' future sales, profits and market share of bare-metal Stents and drug-eluting Stents, both separately and combined.

REQUEST NO. 15:

All internal analyses from the past four years, as well as all underlying data and reports related thereto, of the Stent market, including for bare metal Stents and drug eluting Stents, both separately and combined.

REQUEST NO. 16:

All documents relating to Plaintiffs' policies and practices relating to the reinvestment of profits into research and development, including but not limited to the reinvestment of profits gained through sales of its bare-metal Stents into research and development of future Stent products.

REQUEST NO. 17:

All documents and things relating to Plaintiffs' ability to recruit and retain employees for its Stent business from 1997 to the present.

REQUEST NO. 18:

All documents relating to the recruitment of Plaintiffs' employees by Medtronic since 1997.

REQUEST NO. 19:

All documents relating to the recruitment of Medtronic's employees by Plaintiffs since 1997.

REQUEST NO. 20:

All documents relating to any damage to ACS's reputation due to sales of Medtronic's Adjudicated Stents, including but not limited to any goodwill lose by ACS in the eyes of investors.

REQUEST NO. 21:

All documents relating to ACS's lost "value" due to sales of Medtronic's Adjudicated Stents, including but not limited to any documents relating to the effect of sales of Medtronic's Adjudicated Stents on ACS's stock price.

REQUEST NO. 22:

All documents relating to ACS's lost "opportunity" due to sales of Medtronic's

Adjudicated Stents.

REQUEST NO. 23:

All documents relating to the interchangeability or lack thereof of Medtronic's Stents and any other Stents on the market.

REQUEST NO. 24:

All documents and things relating to Plaintiffs' ability to manufacture, sell and distribute an adequate amount of bare metal Stents to meet the current and future market demand for bare metal Stents, including but not limited to documents relating to the size of Plaintiffs' sales force, the experience and training of the sales force relating to Stents, and the ability of Plaintiffs' sales representatives to meet the bare metal Stent needs of physicians.